

THE STATE OF TEXAS

NO. 786378IN THE 262 DISTRICT

VS

Andres Avila Mascorro

COURT OF HARRIS COUNTY, TEXAS

Change of Venue From: _____

JUDGMENT ON JURY VERDICT OF GUILTY - PUNISHMENT FIXED BY COURT OR JURY

Judge Presiding: M. Anderson Date of Judgment: 3-8-1999Attorney for State: V. Wisner Attorney for Defendant: R. Carkner, J. Brince ☐ Waived CounselOffense: Capital murderDegree: specialDate Offense Committed: 6-13-98

Charging

Instrument: Indictment/InformationPlea: not guilty Costs: \$321.25Jury Verdict: guilty Foreman: J. Hatley

(Circle appropriate selection -- N/A = not available or not applicable)

Plea to Enhancement

Paragraph(s): True | Not True | N/A

Findings on

Enhancement: True | Not True | N/A

Affirmative Findings: (Circle appropriate selection -- N/A = not available or not applicable)

DEADLY WEAPON: (Yes) | No | N/A FAMILY VIOLENCE: Yes | No | (N/A) HATE CRIME: Yes | No | (N/A)

Date Sentence

Imposed: 3-8-99

Date to

Commence: 3-8-99

Punishment

Assessed by: Court | Jury

Punishment and

Place of Confinement: life 70c Institutional/State Jail Division

/Fine: _____

Time Credited: 257 daysTotal Amount of
Restitution/Reparation/Reward:

Concurrent Unless Otherwise Specified: _____

Restitution/Reward to be Paid to:

Name: _____

Address: _____

Statement of Amount of Payment(s) required/Terms of Amount: _____

This cause being called for trial, the State appeared by the above named attorney, and the defendant appeared in person in open court, the above named counsel for Defendant also being present, or where a defendant is not represented by counsel, the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above, and the said Defendant having been duly arraigned and it appearing to the Court that Defendant was mentally competent and having pleaded as shown above to the charging instrument, both parties announced ready for trial and thereupon a jury, to-wit, the above named foreman and eleven others was duly selected, impaneled, and sworn, the jury having heard the charging instrument read and the Defendant's plea thereto and having heard the evidence submitted and having been duly charged by the Court, retired in charge of the proper officer to consider the verdict, and afterward were brought into Court by the proper officer, the Defendant and defendant's counsel, if any, being present, and returned into open court the verdict set forth above, which was received by the Court and is here now entered upon the minutes of the Court as shown above.

The Defendant having previously-elected to have punishment assessed as indicated above. And when Defendant is shown above to have elected to have the jury assess punishment, such jury was called back into the box and heard evidence relative to the question of punishment and having been duly charged by the Court; they retired to consider such question and after having deliberated they returned into Court the verdict shown under punishment above; and when Defendant is shown above to have elected to have punishment fixed by the Court, in due form of law further evidence was heard by the Court relative to the question of punishment and the Court fixed punishment of the Defendant as shown above.

IT IS, THEREFORE, CONSIDERED AND ORDERED by the Court, in the presence of the Defendant, that the said judgment be and the same is hereby in all things approved and confirmed, and that the Defendant is adjudged guilty of the offense set forth above as found by the verdict of the jury, and said Defendant be punished in accordance with the Jury verdict or the Court's finding, as shown above and that the Defendant is sentenced to a term of confinement or fine or both, as indicated above, and that the said Defendant be delivered by the Sheriff to the Director of the Institutional or State Jail Division, Texas Department of Criminal Justice, as indicated above, or other person legally authorized to receive such convicts for the punishment assessed herein, and the said Defendant shall be confined for the above named term in accordance with the provisions of law governing such punishments and execution may issue as necessary. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42.12, Sec. 9, Code of Criminal Procedure.

The said Defendant was remanded to jail until said Sheriff can obey the directions of this judgment.

** TO BE COMPLETED ONLY WHEN IMPOSITION OF SENTENCE SUSPENDED AND DEFENDANT GRANTED COMMUNITY SUPERVISION.

[] On this the _____ day of _____, 19____ imposition of this sentence is suspended and defendant is placed on community supervision for _____ years pending his abiding by and not violating the terms and conditions of community supervision.

Clerk of the court furnished the probationer with a copy of the terms and conditions of community service.

BILL OF COSTS

Payment Type: _____ (S, I, D, M or L:) (NOTE: If "I" or "D" see attached order)
Jail Time: _____ H/D/M/Y CC: Y/N _____ Y=Yes N=No (jail/fine/cost concurrent)
Time Assessed TDCJ, (ID) Institutional/(SJ) State Jail; _____ Div: _____ D/M/Y
Jail Credit: _____ H/D/M/Y Sentence to Begin Date: _____
(HCJ/SJ) _____ as a Condition of Community Supervision: _____ H/D/M/Y
Additional Jail Credit: _____ H/D/M/Y
Payable on or Before: _____ PLO: _____ Reward SPN: _____ COC: _____
Hours of Sentence to be Served by Performing Community Service
Defendant to Serve Sentence by Electronic Monitoring? (Y or N): _____

NOTE TO SHERIFF:

Transcript at: _____ Pages.....	Crime Stoppers Fee.....	2	00
Serving Capias: _____/Summons: _____	Jury Fee.....		
Summoning _____ Witness/Mileage.....	CJPF.....	20	00
Jury Fee.....	LEOSEF.....	1	50
Taking: _____ Bonds.....	CVCF.....	45	00
Commitment.....	DCLCF.....		
Release.....	JCTF.....	1	00
Attachment.....	Video Fee.....		
Arrest W/O Warrant/Capias.....	DWI Evaluation Fee.....		
-----RECAPITULATION-----			
Fine Amount.....	Reward Repayment.....		
Miscellaneous Costs.....	Security Fee.....	5	00
Judicial Fund Fee.....	Records Preservation Fee... ..	10	00
Special Expense.....	ACCA.....		
Trial Fee.....	Financial Responsibility... ..		
District Attorney Fee.....	PTR Fee.....		
Clerk's Fee.....	Attorney Fee.....		
Sheriff's Fees (Total).....	Breath Alcohol Testing.....		
Misdemeanor Costs.....	Rehabilitation Fund.....		
MAP Traffic Costs.....	Amount Probated/Waived.....		
	TOTAL AMOUNT OWED.....		

Signed and entered this the 8 day of March, A.D., 1999.

Notice of Appeal: 3-8 1999

Probation Expires: _____ 19____

Mandate Received: _____ 19____

PRESIDING JUDGE

After Mandate Received, Sentence to Begin Date is: _____

(Check ONLY if Applicable)

[] Defendant to be placed in the "S.A.I.P." (Boot Camp) program in the Texas Department of Criminal Justice, Institutional Division pursuant to Art. 62.03 (c)-9 Revised Statutes/Article 42.12, Section 8, C.C.P.

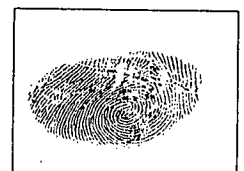
Received on _____ day of _____, A.D., 19____ at _____ o'clock _____ M.

Sheriff, Harris County, Texas

By: _____ Deputy

Entered 2/1/99
Verified MS/TMS

RECORDERS MEMORANDUM
This instrument is of poor quality
and not satisfactory for photographic
recording and/or alterations were
made at the time of filing.



Defendant's
Right Thumbprint